

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF GEORGIA
AUGUSTA DIVISION

UNITED STATES OF AMERICA)	
)	
v.)	Case no. 1:23-mj-63
)	
APRIL EVALYN SHORT,)	
Defendant)	

**NOTICE OF INTENT TO ASSERT INSANITY DEFENSE AND TO
INTRODUCE EXPERT EVIDENCE OF MENTAL DISEASE AND DEFECT**

COMES NOW, Defendant April Evalyn Short, and pursuant to Fed. R. Crim. P. 12.2(a) hereby notifies the Government that she intends to assert a defense of insanity at the time of the alleged offense.

Pursuant to Fed. R. Crim. P. 12.2(b), Short gives notice as to her intent to introduce expert evidence of a mental disease or defect bearing on both the issue of guilt and the issue of punishment in a capital case.

This 17th of July, 2024.

/s/ J. Pete Theodocion

J. Pete Theodocion
507 Walker Street
Augusta, Georgia 30901
(706) 722-3000
Georgia State Bar No. 703999

CERTIFICATE OF SERVICE

This is to certify that on this date I have served a copy of the within notice upon counsel for the Government by filing with the Courts CM/ECF system according to Court rules.

This 17th day of July, 2024.

/s/ J. Pete Theodocion

J. Pete Theodocion
Attorney for Defendant

J. Pete Theodocion, P.C.
507 Walker Street
Augusta, Georgia 30901
(706) 722-3000
Georgia State Bar No. 703999